## **Federal Defenders** OF NEW YORK, INC.

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s/Carol Bagley Amon

August 8, 2023

By ECF and Email The Honorable Carol B. Amon United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

She case will pensies on the Calendar for a Status CBA) Confess United States v. Awais Chudhary, 20-CR-135 (CBA) Re:

Dear Judge Amon:

We write on behalf of Mr. Chudhary, and with the consent of the government, to respectfully request a 60 day adjournment of the sentencing hearing currently scheduled for August 17, 2023. We make this request substantially for the same reasons outlined in the April 20, 2023 and June 14, 2023 Joint Motions to Continue Sentencing. See Dkt. Nos. 146, 148 (citing information provided by the defense for the government's consideration). The parties continue to engage in discussions in light of the additional information that may bear upon sentencing. We therefore request that sentencing be adjourned for a period of 60 days, and that the deadlines for sentencing submissions be reset accordingly.

Thank you for your consideration of this request.

Respectfully Submitted,

Samuel Jacobson Nora Hirozawa

Assistant Federal Defenders

cc: all counsel of record (by ECF)